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Date: 3 September 2004

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FROM:

Raymond E. Roberts

DIRECT DIAL:

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E-MAIL: RE:

Serial No. 09/849,885; Filed 02 May 2002; Inventor: Kim, Jason Seung-Min

Group Art Unit 2189

Atty. Docket #60751.300101

**COMMENTS:** 

Attached for filing is a Status Inquiry and copy of an Auto-Reply Facsimile

Transmission page dated 20 May 2004.

Respectfully submitted,

Raymond E. Roberts, Reg. No. 38,597

JND SUBMISSION

9/10/04

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## UNITED STATES PATENT AND TRADEMARK OFFICE

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SEP 1 0 2004

Applicant: Kim, Jason Seung-Min

Atty. Docket No:

60751.300101

Serial No: 09/849,885

Group Art Unit:

2189

Filed: May 2, 2002

Examiner:

Vo, Tim T.

For:

"MULTIPROCESSOR INTERRUPT HANDLING SYSTEM AND METHOD"

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

### STATUS INQUIRY

Sir:

A Response to Office Action and a Revocation of Power of Attorney with New Power of Attorney and Change of Correspondence Address were filed by facsimile on May 20, 2004. A copy of the Auto-Reply Facsimile Transmission page is attached hereto. Three months have now passed without acknowledgment by the PTO of the new Power of Attorney. The purpose of this communication is to inquire as to the status of the above-identified application. Please contact the undersigned by mail, or by telephone at the number set out below with regard to the approximate date the new Power of Attorney will be acknowledges.

Date: September 3, 2004

RAYMOND E. ROBERTS

Reg. No. 38,597

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Certificate of Transmission (37 CFR 1.8)

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#### FAX COVER LETTER

United States Patent & Trademark Office

FAX;

(703) 872-9306

FROM: DIRECT DIAL: i-Mail:

Raymond E. Roberts (405) 558-7892

Serial No. 09/849.885; Filed 02 May 2002; Investor: Kim, Jason Seung-Min

COMMONTS:

Attached for filing is a Response to Office Action and Amendment Transmistar Response to Office Action and Revocation of Power of Attorney with New Pow of Attorney. Please sharps Deposit Account NO. 08-3240. A duplicate copy is attached.

Applicant is a small entity.

It is our understanding that a ame month extension of time is necessary, and authorization to charge few for the extension of time are authorized.

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